1	Jane G. Kearl (CA 156560) Colin C. Holley (CA 191999)	
2	WATT, TIEDER, HOFFAR & FITZGERALD, L. 2040 Main Street, Suite 300	L.P.
3	Irvine, CA 92614 Telephone: 949-852-6700	
4	Facsimile: 949-261-0771 Email: jkearl@watttieder.com	
5	cholley@watttieder.com	
6	Attorneys for Creditor Barnard Pipeline, Inc.	
7	IINITED STATES	BANKRUPTCY COURT
8		FRICT OF CALIFORNIA
9		CISCO DIVISION
10	In re:	Bankruptcy Case
11	PG&E CORPORATION,	Case No. 19-30088 (DM) Chapter 11
12	-and-	(Lead Case) (Jointly Administered)
13	PACIFIC GAS AND ELECTRIC COMPANY,	(6 6 11 12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
14	Debtors.	
15	☐ Affects PG&E Corporation	NOTICE OF CONTINUED PERFECTION
16	☐ Affects Pacific Gas and Electric Company	OF MECHANICS LIEN PURSUANT TO 11 U.S.C. § 546(b)(2)
17	☐ Affects both Debtors	Tehama County (Lien 2019001053)
18	* All papers shall be filed in the Lead Case, No. 19-30088 (DM)	
19		
20		
21	Barnard Pipeline, Inc. ("Barnard"), b	y and through its undersigned counsel, hereby gives
22	notice of continued perfection of its mechanic	es lien under 11 U.S.C. § 546(b)(2), as follows:
23	Barnard has provided and deliver	vered labor, services, equipment, and/or materials for
24	the construction and improvements of projects	s located in the County of Tehama, State of California
25	(the "Property"), the legal description for whi	ich is set forth in the Claim of Mechanics Lien, a true
26	copy of which is attached hereto as Exhibit A	(the "Mechanics Lien").
27	2. The Property is owned by P	G&E Corporation and/or Pacific Gas and Electric
28	Company (collectively, the "Debtors"), which	h filed voluntary petitions for relief under Chapter 11

of Title 11 of the United States Code (the "<u>Bankruptcy Code</u>") on January 29, 2019 (the "<u>Petition</u> <u>Date</u>").

- 3. On January 28, 2019, before the Petition Date, Barnard properly and timely recorded its Mechanics Lien under California Civil Code § 8400, *et seq.* in the Official Records of Tehama County, State of California.
- 4. Through January 28, 2019, the amount owing to Barnard subject to its Mechanics Lien is at least \$418,088.23, exclusive of accruing interest and other charges, and additional amounts which have continued and are continuing, to accrue after the Petition Date.
 - 5. California Civil Code § 8460(a) provides that:

The claimant shall commence an action to enforce a lien within 90 days after recordation of the claim of lien. If the claimant does not commence an action to enforce the lien within that time, the claim of lien expires and is unenforceable[.]

- 6. Pursuant to California Civil Code § 8460, an action to enforce a lien must be commenced within 90 days after recordation of the claim of lien. However, section 362 of the Bankruptcy Code automatically stays Barnard from filing a state court action to enforce its mechanics lien. See 11 U.S.C. § 362.
 - 7. Section 546(b)(2) of the Bankruptcy Code provides that when applicable law

... requires seizure of such property or commencement of an action to accomplish such perfection, or maintenance or continuation of perfection of an interest in property; and ... such property has not been seized or such an action has not been commenced before the date of the filing of the petition; such interest in such property shall be perfected, or perfection of such interest shall be maintained or continued, by giving notice within the time fixed by such law for such seizure or such commencement.

See 11 U.S.C. § 362; see also Village Nurseries v. Gould (In re Baldwin Builders), 232 B.R. 406, 410-11 (9th Cir. 1999); Village Nurseries v. Greenbaum, 101 Cal.App.4th 26, 41 (Cal. Ct. App. 2002).

8. Accordingly, Barnard hereby provides notice of its rights as a lienholder in the Property pursuant to California's mechanics lien law. Barnard is filing and serving this notice to perfect, preserve, maintain, and continue the perfection of its lien and its rights in the Property to

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27 28 comply with the requirements of California state law, 11 U.S.C. §§ 362(a), 362(b)(3), and 546(b)(2), and any other applicable law. This notice constitutes the legal equivalent of having recorded a mechanics lien in the recorder's office for the county where the Property is located and then having commenced an action to foreclose the lien in the proper court. By this notice, the Debtors and other parties in interest are estopped from claiming that the lawsuit to enforce Barnard's mechanics lien was not timely commenced pursuant to applicable state law. Barnard intends to enforce its lien rights to the fullest extent permitted by applicable law. The interests, perfected, maintained, or continued by 11 U.S.C. § 546(b)(2) extend in and to the proceeds, products, offspring, rents, or profits of the Property.

- The filing of this notice shall not be construed as an admission that such filing is 9. required under the Bankruptcy Code, the California mechanics lien law, or any other applicable law. In addition, Barnard does not make any admission of fact or law, and Barnard asserts that its lien is senior to and effective against entities that may have acquired rights or interests in the Property previously.
- The filing of this notice shall not be deemed to be a waiver of Barnard's right to 10. seek relief from the automatic stay to foreclose its mechanics lien and/or a waiver of any other rights or defenses.
 - Barnard reserves all rights, including the right to amend or supplement this notice. 11.

Dated: April , 2019 WATT, TIEDER, HOFFAR & FITZGERALD, L.L.P.

By:

Jane G. Kearl (CA-156560) Colin C. Holley (CA 191999)

2040 Main Street, Suite 300

Irvine, CA 92614

Telephone: 949-852-6700 Facsimile: 949-261-0771 Email:

jkearl@watttieder.com cholley@watttieder.com

Attorneys for Creditor Barnard Pipeline, Inc.

IRVINE

CERTIFICATE OF SERVICE

I hereby certify that on April 2, 2019, I caused a copy of the foregoing Notice of Continued Perfection of Mechanics Lien Pursuant to 11 U.S.C. § 546(b)(2) to be sent via e-mail and/or first-class mail to the parties identified in the Master Core/2002 Service List attached hereto as Exhibit B.

Jane G. Kearl

WATT, TIEDER,
HOFFAR &

FITZGERALD, L.L.P. ATTORNEYS AT Case: 19-30088 Doc# 1444 Filed: 04/15/19

- 4 - NOTICE OF CONTINUED PERFECTION OF PROPERTY OF THE PROPER

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WATT, TIEDER, HOFFAR & FITZGERALD, L.L. ATTORNEYS AT LA	e: 19-30088	Doc# 1444	Filed: 04/15/19 20	- 5 - NOTICE OF CON Entered: MEAN 1991年 1月 1995	NTINUED PERFECTION OF BORSUP ANGETS OF U.S.C. §

Recording requested by: Barnard Pipeline, Inc.

And when recorded mail this document to:

Jane G. Kearl, Esq. Robert C. Shaia, Esq. Watt, Tieder, Hoffar & Fitzgerald, LLP 2040 Main Street, Suite 300 Irvine, CA 92614 Doc # 2019001053
Page 1 of 4
Date: 1/28/2019 10:42A
Recording Requested By:
GENERAL PUBLIC
Filed & Recorded in Official Records
of TEHAMA COUNTY
JENNIFER A. VISE
COUNTY CLERK & RECORDER
Fee: \$23,00

For recorder's use

MECHANICS' LIEN (Cal. Civ. Code § 8416, et seq.)

1. BARNARD PIPELINE, INC. ("Claimant") claims a mechanics lien for the labor, services, equipment and/or materials described in paragraph 2, furnished for a work of improvement on that certain real property located in the County of Tehama, State of California, and more particularly described as:

All right, title and interest of Pacific Gas and Electric Company ("PG&E") in all easements and all improvements, structures, and pipelines therein, in or on which Claimant provided labor, services, equipment, and/or materials as set forth in paragraph 2, including, specifically, without limitation, all right, title and interest of PG&E in improvements, structures and pipelines located approximately at approximately 1,700 feet south west along driveway from 14112 CA-36, Red Bluff, CA 96080, at or near Lat. 40.268186, Long. -122.562876, as generally depicted on Exhibit A.

- 2. After deducting all just credits and offsets, the sum of \$418,088.23, together with interest at the rate of 10% per annum from January 22, 2019, is due Claimant for the following: labor, services, equipment, and/or materials for excavating along pipeline and installing rock and drain piping, and related construction work performed under the Alliance Agreement Contract between Claimant and PG&E and Contract Work Authorization No. C12116, or as otherwise requested by PG&E.
- 3. Claimant furnished the labor, services, equipment and/or materials, at the request of: PG&E.
- 4. The name and address of the owner(s) or reputed owner(s) of the real property is/are: PG&E, 77 Beale Street, 32nd Floor, San Francisco, CA 94105.

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5. Claimant's address is: 701 Gold Avenue, Bozeman, MT 59715.

Dated January ZZ 2019

BARNARD PIPELINE, INC.

By:

ach Bowler, Vice President

VERIFICATION

I, Zach Bowler, am the Vice President of Claimant on the foregoing Mechanics Lien and am authorized to make this verification for and on its behalf. I have read the foregoing Mechanics Lien and know the contents of the Mechanics Lien to be true of my own knowledge.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated January 22, 2019

Zach Bowler Vice President

NOTICE OF MECHANICS LIEN

ATTENTION!

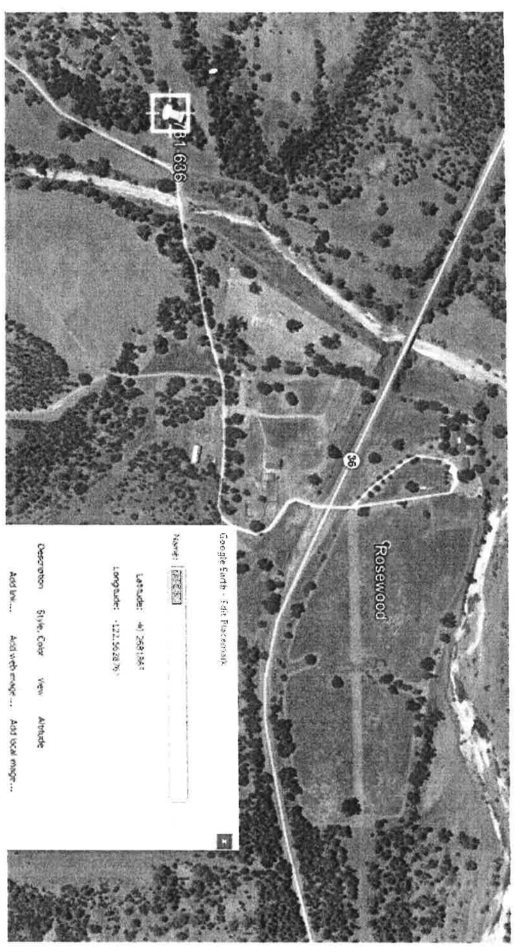
Upon the recording of the enclosed MECHANICS LIEN with the county recorder's office of the county where the property is located, your property is subject to the filing of a legal action seeking a court-ordered foreclosure sale of the real property on which the lien has been recorded. That legal action must be filed with the court no later than 90 days after the date the mechanics lien is recorded.

The party identified in the enclosed mechanics lien may have provided labor or materials for improvements to your property and may not have been paid for these items. You are receiving this notice because it is a required step in filing a mechanics lien foreclosure action against your property. The foreclosure action will seek a sale of your property in order to pay for unpaid labor, materials, or improvements provided to your property. This may affect your ability to borrow against, refinance, or sell the property until the mechanics lien is released.

BECAUSE THE LIEN AFFECTS YOUR PROPERTY, YOU MAY WISH TO SPEAK WITH YOUR CONTRACTOR IMMEDIATELY, OR CONTACT AN ATTORNEY, OR FOR MORE INFORMATION ON MECHANICS LIENS GO TO THE CONTRACTORS STATE LICENSE BOARD WEB SITE AT www.csib.ca.gov.

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Entered: 04/15/19 14:49:50 Page 8 of

PROOF OF SERVICE

I, Julie Benton, declare:

TTORNEYS ATLAWE: 19-30088

I am employed in the County of Orange, State of California. I am over the age of 18 years and not a party to the within action. My business address is 2040 Main Street, Suite 300, Irvine, California 92614-6232.

On January 23, 2019, I served \square the originals \boxtimes true copies of the following document(s) described as MECHANICS LIEN and NOTICE OF MECHANICS' LIEN on the interested parties in this action, by placing the document(s) listed above in a sealed envelope with postage thereon fully prepaid, the United States mail at Irvine, California addressed as set forth below:

Pacific Gas & Electric Company (PG&E) 77 Beale Street, 32nd Floor San Francisco, CA 94105

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on January 23, 2019, at Irvine, California.

Julie Benton

Watt, Tieder, Hoffar &

FITZGERALD, L.L.P.

	1.	The real Property lies in which the last in whic						2			
	licsimon@bergerkahn.com	949-313-5029	949-474-1880	92614	TA !	Irvine		1 Park Plaza, Suite 340	Attn: Craig S. Simon	Berger Kahn, a Law Corporation	Counsel for Nationwide Entities
		949-313-5029	949-474-1880	92614	2	Irvine	June 4545	2	Attn: Krista W. Enns	LLP	ounsel for Infosys Limited, Counsel for ACRT, Inc.
	kenns@beneschlaw.com	312-767-9192	415-659-7924	94104	2	San Francisco	Suffe Agos	COT California Property	- 17	BENESCH, FRIEDLANDER, COPLAN & ARONOFF	Children for minority a suppression of the children
	mbarrie@beneschiaw.com	302-442-7012	302-442-7010	19801	30	Wilmington	Suite 801	222 Delaware Avenue		BENESCH, FRIEDLANDER, COFLAN & ARCNOR	osel for infoses limited Counsel for ACRT. Inc.
.9							-	TALL BOIGHT HAVE	Attn: Mattnew D. Metzger	BELVEDERE LEGAL, PC	Counsel for Dan Clarke
	-	415-513-5985	415-513-5980	94402	S	San Mateo	Suite 314	SUITE ZZUO	McCumin, Christopher D. Higashi	Barton, Klugman & Oetting LLP	ounsel for City of Morgan Hill
	-	213-625-1832	213-621-4000	90071-3485	2	los Angeles		350 South Grand Avenue,	Attn: Terry L. Higham, Thomas E.		
	chigashi@bkolaw.com										figure currents imported by one structures
	tmccurnin@bkolaw.com		214-521-3605	75219	¥	Dallas		#1100	Attn: Scott Summy, John Fiske	Baron & Budd, P.C.	Counsel for Creditors
	Summy@parorinded.com							3102 Oak Lawn Avenue	Attil. Joint mecusars.	Bank of America	Counsel for Bank of America, N.A.
	JOHN THE CONTROL OF T		646-855-2464	10036	ΥN	New York	_	Mall Code: NY1-100-21-01	Attac John McCucker	Ballard Spanr LLP	NCO Limited and Louisiana Energy Services, LLC
	-	410-361-6550	302-252-4428	19801	DE	Wilmington	11th Floor	919 North Market Street	Atta: Mathom G Summers	BALLAKO SPARK LLY	Discovery Hydrovac
		200 200 0000		85004-2555	P.	Phoenix	Suite 2300	1 East Washington Street	Attn: Craig Soldman Gaint, Michael S.		Counsel for Realty Income Corp., Counsel for
	ganzc@ballardspahr.com						Series Series	2043 CERTAIN LAIN COST	Attn: Brian D. Huben	Ballard Spahr LLP	JRENCO Limited and Louisiana Energy Services, LLC
	-	-	424-204-4353	90067-2909	2 3	tos Angeles	008 क्यांग्र	Suite 3600	Hayden	Berkowitz, PC	elson Companies, Inc.
	inochester@bakerdonelson.com jhayden@bakerdonelson.com	200 504-636-4000	504-566-5292; 504-566-5200	70170	<u> </u>	Now Orleans		201 St. Charles Avenue,	Attn: Lacey E. Rochester, Jan M.	Baker, Donelson, Bearman, Caldwell &	Counsel for Philips and Jordan, Inc., Counsel for APTIM. Counsel for TTR Substations, Inc., Counsel for
		615-744-5544	615-726-5544	37201	TN	Nashville	Suite 800	211 Commerce Street	Attn: John H. Rowland	Baker, Donelson, Bearman, Caldwell & Berkowitz, PC	The second secon
			0000.0000	71176	2	San Francisco	Suite 3600	101 California Street	Attn: Navi S. Ohillon	Baker Botts L.L.P.	Counsel for NRG Energy Inc., Clearway chicky, Inc.,
	Navi.Dhillon@BakerBotts.com		415-291-5200			i i i i i i i i i i i i i i i i i i i	Julie Took	2001 KOSS AVERUE	Roberts, Kevin Chiu	Baker Botts LLP.	nd Clearway Energy Group LLC
	kevin.Chiu@BakerBotts.com		214-953-6500	75201	Ħ.	Dallas	1000		Attn: C. Luckey McDowell, lan E.		Counsel for NRG Energy Inc., Gearway Energy, Inc.,
==	Luckey.Mcdowell@BakerBotts.com		415-542-6730	94111	S	San Francisco	Suite 100	1160 Battery Street	Attn: Robert A. Julian, Cecily A. Dumas	BAKER & HOSTETLER, LLP	Proposed Counsel for Official Committee of Tort
	rdumas@bakerlaw.com		445 543 9790					O TTOOT MISHING CHAN	Attn: Eric E. Sagerman, Lauren 1. Actaro	BAKER & HOSTETLER, LLP	Claimants
	battard@bakerlaw.com	310-820-8859	310-442-8875	90025-0509	S	Los Angeles	Sulte 1400		Cold Common Laurent Affer	BAILET AND RUMERO DAY FIRM	Piaintiffs Claimants Proposed Counsel for Official Committee of Tort
	esagerman@bakerlaw.com		562-889-0182	90601	8	Whittier		12518 Beverly Boulevard	ATTN: MARTHA F. ROMERO	and an agreement with the same of the same	Special Bankruptcy Counsel for Certain Fire Damage
				50013	δ	Los Angeles	Suite 1702	300 South Spring Street	PADILLA, and JAMES POTTER	Attorney General of California	a to California State Agencies
	times Potter@dol.ca.gov	213-897-2802	200 000				F.G. 500 10000	Tota Clay Street, Zour Floor	PADILLA, and JAMES POTTER	Attorney General of California	Counsel to California State Agencies
	Margarita.Padilla@doj.ca.gov	510-622-2270	510-879-0815	94612-0550	2	Oakland	_	and the state of t	Attn: XAVIER BECERRA, MARGARITA	Attorney denicial or canonna	Counsel to California State Agencies
	James Potter@doj.ca.gov	415-/03-5480	415-510-3367	94102-7004	\$	San Francisco	Suite 11000	455 Golden Gate Avenue	VALDEZ, and ANNADEL ALMENDRAS		
								One AIM Way, noon	Attn: James W. Grudus, Esq.		Counsel for AT&T
	Jg5786@att.com	832-213-0157	908-234-3318	07921	W.	Redminder		250 West 55th Street	Fruchter, Esq.	Amold & Porter Kaye Scholer LLP	for AT&T
		212-835-8689	212-836-8000	10019	Z	New York			Attn: Brian Lohan, Esq., Steven	PRINCE TO SERVICE	ndenture Trustee
	brian.lohan@arnoldporter.com	213-629-7401	213-629-7400	90013-1065	8	Los Angeles	48th Floor	555 West Fifth Street	Attn: Aram Ordubegian		NA, solely in its capacity as
		_	213-027-1-000	50013-1003	2	Los Angeles	48th Floor	555 West Fifth Street	Wong	Arent Fox LLP	Counsel for Genesys Telecommunications Laboratories
	christopher.wong@arentfox.com	213-629-7401	213-626-7400					-	Attn: Andy S. Kong and Christopher K.S.	ARENT FOX LLP	-
	Jordana.Renert@arentfox.com	212-484-3990	212-484-3900	10019	NY	New York	42nd Floor	1301 Avenue of the	Attn: Andrew L Silfen, Beth M.		NA, solely in its capacity as
	Andrew Silfen@arentfox.com		249-1-646	92660	B	Newport Beach	Sulte 300	4701 Von Karman Ave	and John C. Thornton	ANDREWS & THORNTON	Counsel to Agajanian, Inc.
	jct@andrewsthornton.com	949-315-3540	248 1000						Attn: Anne Andrews, Sean T. Higgins,	April Gillilly Strauss Hades in Fire to	Noteholders of Pacific Gas and Electric Company
	idizengoff@akingump.com dbotter@akingump.com shipeins@andrewsthornton.com	212-872-1002	212-872-1000	10036	W	New York		One Bryant Park	Attn: Michael S. Stamer, Ira S.		berned
	mstamer@akingump.com	_	2002-223-010	SUUS/	S	Los Angeles	Suite 600	1999 Avenue of the Stars	Attn: David P. Simonds	Akin Gump Strauss Hauer & Feld LLP	
	ds/monds@akingump.com	_	310, 336, 1000		5	Dati Francisco	DOCT BUILD	580 California Street	Attn: Ashley Vinson Crawford	Akin Gump Strauss Hauer & Feld LLP	
	avcrawford@akingump.com	415-765-9501 a	415-765-9500	94104	3				Anumina	AKERMAN LLP	Counsel to the Ad Hoc Committee of Senior Unsecured
	John.mitchell@akerman.com	214-981-9339	214-720-4300	75201	컷	Dallas		2001 Ross Avenue, Suite	Attn: JOHN E. MITCHELL and YELENA		_
	evelina.gentry@akerman.com	213-627-6342 e	213-5RR-9500	90071	ς	Los Angeles		501 West Fifth Street, Suite	HE EVELINA GENTRY		_
	RASymm@aeraenergy.com	20	661-665-5791	93311	\$	Bakersfield		10000 Ming Avenue	Attn: Ron A. Symm		LLC, Midway Sunset
	bzummer@TheAdlerFirm.com	619-342-9600 b	619-531-8700	92101	S	San Diego	Suite 850	402 West Broadway	Attn: E. Elliot Adler, Geoffrey E. Marr, Brittany S. Zummer	ADLER LAW GROUP, APLC	Counsel for for Mirna Trettevik, including other Fire
	emarr59@hotman.com	479							Section County		THE RESERVE OF THE PARTY OF THE

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	John.moe@dentons.com	213-623-9924	213-623-9300	90017-5704	δ	Los Angeles	Sulte 2500	601 S. Figueroa Street	Attn: John A. Moe, II	Dentons US LLP	Counsel for Capital Power Corporation and Halkirk I
	-	404-527-4138	404-527-4073	30508	GA.	Atlanta		5300	Attn: Bryan E. Bates, Esq.	Dentons US (LP	Coursel to Southwire Company LLC
					5	Paper	TOP STICE	1339 Pearl Street 303 Peachtree St., NE, Suite	Attn: Karl Knight	Debra Grassgreen	Creditor and Counsel to Debra Grassgreen
				94558	2 2	New York	200	450 Lexington Avenue	Timothy Graulich	Davis Polk & Wardwell LLP	evolving Credit Facility
	ell.vonnegut@davispolk.com david.schiff@davispolk.com timothy.graulich@davispolk.com	212-701-5331	212-450 4331	10017	ŧ				Attn: Eli J. Vonnegut, David Schiff,		Coursel for the agent under the Debtors' proposed debtor in possession financing facilities, Counsel for Tribank N.A. as Administrative Agent for the Utility
	andrew.yaphe@davispolk.com	650-752-2111	650-752-2000	94025	8	Menio Park		1600 El Comino Real	Attn: Andrew D. Yaphe	Davis Polk & Wardwell LLP	Counsel for Citibank N.A., as Administrative Agent for
	smiller@dankolaw.com	650-394-8672	650-453-3600	94065	S S	Redwood Shores	Sulte 145	333 Twin Dolphin Drive	Attn: Michael S. Danko, Kristine K. Meredith, Shawn R. Miller		Councel for Fire Victim Creditors
	mdanko@dankolaw.com						200111000	3 Embarcadero Center	Attn: Thomas F. Koegel		Counsel for Creditors and Parties-in-Interest NEXANT
	tkoegei@crowell.com	202-624-2935	415-986-2800	94111	2	San Francisco	Sah Sloor	TOOL Penisysvania Ave.	Attn: Tacie H. Yoon	Crowell & Moring LLP	Counsel to Renaissance Reinsurance LTD.
	202-628-5116 tyoon@crowell.com	202-628-5116	202-624-2500	20004	R	Washington		2.00	Attn: Monique D. Almy	Crowell & Moring LLP	unsel for Creditors and Parties-In-Interest NEXANT
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	mplevin@crowell.com			22022	S	Woodland	Room 201	625 Court Street	Attn: Eric May	COUNTY OF YORK	Attorney for County of Sonoma
		530-666-8279	707-565-2421	95403	S	Santa Rosa	Drive, Room 105A	Center	Attn: Tambra Curtis	Constant of Constant	
9	Tomber curticipionomis-county of						575 Administration	County Administration	Abigail D. Blodgett	Cotchett, Pitre & Mccarthy, LLP	Case Management Order No. 1
	fpitre@cpmlegal.com acordova@cpmlegal.com ablodgett@cpmlegal.com	650-697-0577	650-697-6000	94010	S	Burlingame	840 Malcolm Road,	- 1-	Attn: Frank M. Pitre, Alison E. Cordova,		individual Plaintiffs Executive Committee appointed by the California Superior Court in the North Bay Fire Cases, Judicial Council Coordination Proceeding Number 4955, Pursuant to the terms of the Court's
					9	Millipiae	PU Bax 689	700 El Camino Real	Manzoor	COREY, LUZAICH, DE GHETALDI & RIDDLE LLP	nsel for Fire Victim Creditors
	air@coreylaw.com smb@coreylaw.com sm@coreylaw.com	850-871-4144	650-871-5666	94030-0669	₽	Millibrac			Attn: Dario de Ghetaldi, Amanda L. Riddle, Steven M. Berkl, Sumble		Volcano Telephone Company and 100 Telecom
	deg@coreylaw.com			24111	۶	San Francisco		Floor	Attn: Peter C. Califano	Cooper White & Cooper LLP	Telephone Co., Sierra Telephone Company, Inc.,
	pcalifano@cwcław.com	415-433-5530	415-433-1900		2			201 California Street, 17th	72		Counsel for Gewan Construction Company Inc., Calaveras Telephone Company, Kerman Telephone Co., Pinnades Telephone Co., The Ponderosa
	ra-il-ucts-bankrupt@state.pa.us	717-787-7671	717-787-7627	17121	PA	Harrisburg	702	Collections Support Unit	Department of Labor and Industry	Commonwealth of Pennsylvania	Counsel for Office of Unemployment Compensation
		200	212-223-212	10006	ΥN	New York	Page 1	One Liberty Plaza	Schierberl	Cleary Gottlieb Sheen & Hamilton LLP	for Bluebountain Capital Management LLC
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Master Service List
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